1 IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI 2 SOUTHERN DIVISION 3 KASEY D. ALVES, 4 Plaintiff, 5 CIVIL ACTION **VERSUS** NO. 1:06cv912LGJMR 6 HARRISON COUNTY, MISSISSIPPI, BY AND THROUGH THE BOARD OF SUPERVISORS; 7 HARRISON COUNTY SHERIFF'S DEPARTMENT; SHERIFF GEORGE PAYNE, JR.; AND HEALTH 8 ASSURANCE, LLC. 9 Defendants. 10 11 DEPOSITION OF KASEY DION ALVES Taken in the Offices of Woodrow W. Pringle, 12 III, Esquire, 2217 Pass Road, Gulfport, Mississippi, on Tuesday, February 26, 2008, 13 beginning at 9:30 a.m. 14 APPEARANCES: 15 WOODROW W. PRINGLE, III, ESQUIRE 16 Attorney at Law 2217 Pass Road 17 Gulfport, Mississippi 39501 ATTORNEY FOR KASEY DION ALVES 18 KAREN J. YOUNG, ESQUIRE 19 Meadows Law Firm

1902 21st Avenue

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Gulfport, Mississippi 39501

ATTORNEY FOR HARRISON COUNTY

JON S. TINER, ESQUIRE HALEY N. BROOM, ESQUIRE Dukes, Dukes, Keating & Faneca 2909 13th Street, Sixth Floor Gulfport, Mississippi 39501

> ATTORNEY FOR HARRISON COUNTY SHERIFF'S DEPARTMENT AND SHERIFF GEORGE PAYNE, JR.

PLAINTIFF'S

EXHIBIT

BARBARA T. HESTER, CSR (228) 831-0253 POST OFFICE BOX 6884 GULFPORT, MISSISSIPPI 39506

		80
1	Q.	Do you carry a pocket knife?
2	Α.	Yes.
3	Q.	Always?
4	Α.	Not always.
5	Q.	Were you carrying one that evening?
6	А.	Yes.
7	Q.	And where was it located?
8	А.	I'd say my left pocket. Left rear
9	pocket. I	m sorry.
10	Q.	What kind of pocket knife was it?
11	Α.	A fold-out.
12	Q.	One blade or several blades?
13	Α.	One blade.
14	Q.	How big was it?
15	Α.	Maybe about six inches.
16	Q.	Whenever you were first, as you call it,
1,7	attacked by	Officer Teel, did you resist?
18	Α.	No.
19	Q.	You didn't resist in any way?
20	Α.	No.
21	Q.	Do you remember not resisting, or could
22	you have re	esisted and just don't recall?
23	А.	No, I didn't.
24	Q.	You did not resist, okay. Did you think
25	that Office	er Teel was justified in doing what he was

1		
1	А.	In my mouth.
2	Q.	Do you know how many times?
3	Α.	Two I know of for sure.
4	Q.	And you don't recall whether this was in
5	response to	you not complying with an officer's
6	commands?	
7	MR. PF	RINGLE:
8		Object to the form.
9	THE W	TTN <mark>ESS:</mark>
10		Rephrase it. I mean, re-ask the
11	question. ]	I'm sorry.
12	BY MR. TINE	ER:
13	Q.	You don't recall whether or not you
14	were, as yo	ou articulated, being attacked because you
15	were not co	omplying with an officer's command? All
16	you know is	s that you were being attacked?
17	А.	Yes.
18	Q.	Did you hear any officer say anything to
19	you during	that time?
20	А.	During the time of the attack?
21	Q.	Yes, sir.
22	А.	Yes.
23	Q.	What did they say?
24	А.	"I can take you in one of these rooms in
25	here and ki	ill you and wouldn't nobody know."

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1
      doing to you at that time?
 2
            Α.
                  No.
                  Were you cussing at all?
 3
            Q.
                  Not that I can recall.
 4
            Α.
 5
                  You don't recall because it didn't
            Q.
 6
      happen, or you just don't recall?
 7
                  I just don't recall.
            Α.
                  Do you ever recall hearing any commands
 8
            Q.
 9
      from any officer at that time?
10
            Α.
                  No.
11
                  Did you ever spit?
            Q.
12
            Α.
                  No.
13
            Q.
                  You didn't spit?
14
            Α.
                  No.
15
            Q.
                  You don't ever recall anyone asking you
16
      to stop spitting?
17
            Α.
                  No.
                  But they did place a mask over your face?
18
            Q.
                  A sheet.
19
            Α.
20
                  A sheet?
            Q.
21
            Α.
                  A sheet.
22
            Q.
                  Okay. What kind of sheet was it?
                  A white sheet.
23
            Α.
24
            Q.
                  And why did they do that?
25
                  I don't know.
            Α.
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the initial--

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0.
          Did you ever kick an officer at that
time, whenever you were being restrained?
     Α.
           No.
           This is kind of an opinion question. Do
     Ο.
you believe that a reasonable amount of force is
justified when an inmate is not responding to an
officer's command?
     MR. PRINGLE:
           Object to the form. Don't answer it.
It's a legal question. You don't have to answer
that.
     MR. TINER:
           It's an opinion question.
     MR. PRINGLE:
           He's not answering.
BY MR. TINER:
          So you have no opinion about reasonable
force?
     MR. PRINGLE:
           He's not answering that question. He's
not answering no matter how many ways you ask it.
BY MR. TINER:
          All right. So from the initial moment of
being restrained, what happened after Mr. Teel did
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1	Q.	And how were you restrained in the chair,
2	if you rec	all?
3	Α.	I was placed in a a vest-type some
4	type of ve	st, placed in a chair, and strapped in
5	with strap	s.
6	Q.	Where were the straps located?
7	Α.	From my shoulders, down to my ankles, and
8	my my th	igh <mark>s, thigh area.</mark>
9	Q.	Do you recall how many straps there
10	were?	
11	Α.	No, no.
12	Q.	Were you restrained in your arms and
13	wrists?	
14	Α.	Yes, yes.
15	Q.	And your ankles?
16	Α.	Yes.
17	Q.	At any time during that process, did
18	you compla	in that the straps were too tight?
19	Α.	Yes.
20	۵.	Did you do that immediately or
21	afterwards	?
22	A.	Immediately.
23	Q.	Who did you say that to?
24	Α.	Whoever was listening.
25	Q.	Did you say that to Officer Teel?

	1	6.6
1	Α.	Thirty minutes.
2	Q.	So then somebody came back and removed
3	it?	
4	Α.	Yes.
5	Q.	Who did that; do you recall?
6	Α.	I don't know.
7	Q.	All right. What happened after the sheet
8	was remove	d?
9	Α.	Basically, I sat in the holding cell, sat
10	in the hold	ding cell for hours.
11	Q.	Could you see people outside the
12	Α.	Yes, yes.
13	Q.	holding cell?
14	<b>A</b> .	Yes.
15	Q.	Did you say anything whenever you had the
16	sheet over	your face? Were you talking?
17	Α.	Not that I can recall.
18	Q.	So you sat for hours, and people were
19	passing by	out in the booking area?
20	Α.	Yes.
21	Q.	And did you try to summons anyone to come
22	in?	
23	Α.	Yes.
24	Q.	How many times did you do that?

25

Actually, the whole night that I was in

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      the chair, off and on.
 2
                 And how did you do that? Did you say,
      "Please help," or did you yell out pretty loudly
 3
 4
      or--
 5
           Α.
                 Yelled out: "Please help me. Please
 6
      loosen the straps."
 7
           Ο.
                  Were you cussing at all?
                  "Please check on me."
 8
           Α.
                 Were you cussing at all?
 9
           Q.
10
           Α.
                 No.
11
                 Did anybody ever come check on your
           Ο.
      restraints?
12
13
           Α.
                 No.
14
           Ο.
                 And do you know how long a period of time
15
      it was that you were in the restraint chair?
16
                  I'd say eight hours.
           Α.
17
                 Did you know that at the time, or do you
18
      know that --
19
                 No, not at the time.
20
                 Okay. At any time during that period of
           Q.
      time, did an officer come check on you or any
21
22
      personnel from the jail?
                 Not that I can recall.
23
           Α.
24
                 Did a nurse ever come check on your
25
      restraints?
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